3960 Howard Hughes Parkway, Fifth Floor

The Amin Law Group, NV., Ltd.

1	Parties") hereby acknowledge and agre	e that they either have been properly served with the
2	summons and complaint in the above-captioned action or they will accept service of the summons	
3	and complaint by Federal Express through their undersigned counsel, and that they will not raise	
4	any defenses or objections to service of the summons and complaint upon them but reserve all	
5	other rights, claims and defenses of any kind related to the above-captioned action; and	
6	It is further stipulated and agreed by and between the undersigned parties that the time for	
7	Chandran Parties and Scorsetti Parties to respond to the Complaint is extended to March 11, 2016.	
8	Dated: February 10, 2016	THE AMIN LAW GROUP, NV., LTD.
9		By: /s/Ismail Amin
10		Ismail Amin Attorneys for Plaintiffs
11	Dated: February 10, 2016	SANTORO WHITMIRE
12	Dated. Teordary 10, 2010	
13		By: /s/Jason D. Smith Jason D. Smith
14		Attorneys for Scorsetti Parties
15	Dated: February 10, 2016	ROSENFELD & KAPLAN, LLP
16		By: /s/ Steven M. Kaplan
17		Steven M. Kaplan (Admitted to practice in the State of New
18		York, Pro Hac Application to Be Filed)
19		Attorneys for Chandran Parties
20	Consulared	
21	So ordered: This 11th day of February, 2016	
22	y up.	
23	Jeorge Foley Jr.	
24	GEORGE FOLEY, JR. United States Magistrate Judge	
25		
26		
27	521522 000002 16740506 1	2